IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Elnre the Application of:

Kevin Kwong-Tai CHUNG and

William Lewis SKED

Art Unit: 2841

ol. Serial No. 10/732,984

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Examiner: Hung S. Bui

· Filed:

December 11, 2003

ember 11, 2003

For:

ELECTRONIC CIRCUIT CONSTRUCTION METHOD, AS FOR A WIRELESS RF TAG

Confirmation No. 8551

Allowed:

June 27, 2005

Attorney Docket No.

AI-TECH-15A

Certificate of Mailing Under 37 C.F.R. §1.8(a)

I hereby certify that this Correspondence, along with any paper referred to as being attached or enclosed, is being deposited on the Certificate Date below with the United States Postal Service with sufficient postage as first-class mail in an envelope addressed to COMMISSIONER FOR PATENTS, P.O. Box 1450, Alexandria, VA 22313-1450.

September 13, 2005
Date of Certificate

By: Jacqueline D. Bailey

COMMENT ON STATEMENT OF REASONS FOR ALLOWANCE

This Comment on Statement of Reasons for Allowance is submitted in response to the Notice of Allowance mailed June 27, 2005, in the above-captioned Application for which the three-month statutory period for response expires September 27, 2005.

Regarding allowed claims 24-48, the Examiner's reasons for allowance set forth in paragraph 1 of the Notice of Allowance appear to paraphrase certain wording in certain of the independent claims and to lump the allowed claims together.

Applicant's note that allowed independent method claims 24, 32, 39 and 45 each comprise a combination of steps that include steps that are different from each other and from the steps recited in others of the independent method claims. In addition, each of claims 24,

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32, 39 and 45 recites different limitations regarding similar steps and similar elements than are recited in others of the independent claims. For example, method claims 32 and 39 have in common that the result of the method includes a plurality of electronic articles each including an individual jumper, whereas independent claim 24 has the result of a an electronic article and independent claim 45 has the result of individual jumpers.

In addition, the method of Applicant's claims is "for making an electronic article" or "for making a plurality of electronic articles" or "for making a plurality of electronic circuits," and is not just for "making an electronic article..." as Examiner states.

Applicant maintains that each of allowed claims 24-48 is allowable in its own right because of the particular steps and the novel and non-obvious combination of steps that each recites, and including, but not limited to, the resulting structure.

Applicant respectfully requests that this Comment be entered in the record of the captioned Application. No fee is due in consequence of this Comment.

The Examiner is requested to telephone the undersigned attorney if there is any question.

> Respectfully submitted, Dann, Dorfman, Herrell & Skillman, P.C. Attorneys for Applicant(s)

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September 13, 2005

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